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Date	March 1, 2007	Total Pages: 3	
To:	U.S. Patent and Trademark Office		
Attn.:	Mail Stop AF		
Facsimile No.:	(571) 273-8300		
From:	Michael E. Hudzinski		
Re:	Our Ref.: SVL9200		(Ser. No. 10/626,273; Filed July 24, 2003)

COMMENTS

STATEMENT OF SUBSTANCE OF INTERVIEW

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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT(S)

: Ayachitula, et al.

TITLE

DATA ABSTRACTION LAYER FOR

A DATABASE

APPLICATION NO.

10/626,273

FILED

July 24, 2003

CONFIRMATION NO.

9607

EXAMINER

Dennis L. Vautrot

ART UNIT

2167

LAST OFFICE ACTION

August 22, 2006

ATTORNEY DOCKET NO.

SVL920030043US1

STATEMENT OF SUBSTANCE OF INTERVIEW

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

A telephonic interview was conducted in connection with the above-identified patent application on February 1, 2007. The substance of that interview is as follows:

Brief Description of the Nature of Any Exhibit Shown or Any Demonstration Conducted:

None.

Identification of the Claims Discussed:

Claims 1 and 21 were discussed.

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Express Mall Label No.:	Signature: Lanbur Bracie			
Date: March 1,2007	Name: Berbara Brazier			

Identification of the Specific Prior Art Discussed:

No prior art was discussed specifically.

Identification of the Principal Proposed Amendments of a Substantive Nature Discussed, Unless these are Already Described on the Interview Summary Form Completed by the Examiner:

The Examiner proposed amendments to independent claims 1 and 21 for purposes, according to the Examiner, of 35 U.S.C. § 101 wherein the abstraction layer in claim 1 is embodied on a computer-readable storage media, and the database in method claim 21 is embodied on a computer-readable storage media.

<u>Brief Identification of the General Thrust of the Principal Arguments Presented to the Examiner:</u>

Applicants argued that 35 U.S.C. § 101 does not require the "embodied on a computer-readable storage media" language in claims 1 and 21.

General Indication of any other Pertinent Matters Discussed:

No other pertinent matters were discussed.

General Results or Outcome of the Interview:

All claims were indicated as being allowable over the prior art including claims 1 and 21 after amendment thereto by way of Examiner's Amendment.

Respectfully submitted,

FAY SHARPE LLP

CD | MM \$7 Date

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